

INJUNCTION JUDGES REPUDIATE DECLARATION OF INDEPENDENCE

not and inalienable" privileges or rights. "Under the American constitution, as the practice existed at the time of its adoption, one hundred and thirty years ago, the so-called 'equity jurisdiction' under which infamations were committed was a jurisdiction limited to the field of property and personal rights as distinct from personal rights in personal relations. "That limitation is a part of the constitution because the equity jurisdiction conferred upon the courts by that document is the equity jurisdiction as it existed at the time of the adoption of the constitution. "Any extension of that power beyond the limits of the time of 1789 was not clear and unwarranted and unlawful usurpation. "The logic of this is undeniable. "It is indeed true that the American people have been misled by themselves thoroughly with the insidious onslaught that has been made by agents of the slave by the use of the word 'equity' to uphold it. "The enemies of the Constitution will be discovered in the end."

U. S. Supreme Court Censured For Minimum Wage Decision

erty of a few powerful and cunning individuals to oppress large numbers of their fellows.

"It is the liberty of the strong to violate the natural rights of the weak. It is the liberty of the thief to steal from the thug, the burglar, the sneak, the cheat, the crooked gambler, and every other kind of a low-down malefactor who is incapable of vanquishing or outwitting his fellow man in an unregulated competitive struggle."

It is not true and out that the majority of the supreme court substituted its own judgment for the judgment of the people. It is not true and out that the president as to the wisdom of the economic policy contained in the minimum wage law, a substitution completely without authority. It is not true and out that the powers delegated to it by the Constitu-

To remedy the situation created by the supreme court decision Dr. Ryan prefers the enactment of a law by congress requiring that the assent of seven out of the nine justices of the court to render a statute unconstitutional, largely because it seems to be easier to achieve.

FOOD PRICE BOOSTERS ALWAYS ON THEIR JOBS

seven days in the week and 52 weeks in the year. This steady job business is revealed by the food price statistics made public periodically by the U. S. bureau of labor statistics.

During the one-month period from August 15, 1923, to September 15, 1923, the price-raising gentry in 18 cities elevated the cost of food to the consumer 40 per cent in Jacksonville and Kansas City to 59 per cent in Richmond, Va. This is long period catatupling.

During the one-year period from September 15, 1922, to September 15, 1923, the price catatuplers in some 20 cities jerked food prices up all the way from 4 per cent in New Orleans to 10 per cent in Indianapolis.

During the one-month period from August 15, 1923, to September 15, 1923, the price-raising gentry in 18 cities elevated the cost of food to the consumer

Every time the price boosters jerk up the price of food the purchasing power of the workers' wages is jerked down to the extent that retailers jerk prices up.

to jerk wages up as high and higher as the price boosters jerk up food prices.

MACHINE PRODUCTION INJURY TO WORKER

New York, Oct. 13.—“We are to that the introduction of new machines has been helpful to the worker, but for one fall to see it,” declares President McMahon of the United Textile Workers of America. “The benefits have flown into the coffers of the employers.”

“The old 8-loom carpet weaver, earning \$9 a week, is now replaced by a new 16-loom machine, which produces 16 times as much as the old machine. The new machine is operated by a woman, earning \$12 a week, and the old machine is discarded.”

better off than the full-fledged
home weaver of today, who in some
cases operates 30 and 40 automatic
looms and to my knowledge receives
some cases less than \$20 per week.
"It is folly for our textile workers
today to think that there is no more

"The old adage, 'In time of peace prepare for war,' is as true today as it was formerly, and is applicable to industrial life as it is to national life."

**REFUSING WAGE CUTS
PREVENTS JOB LOSS**

"WE have no hesitancy in emphasizing the fact that the most potent factor against unemployment is the refusal of workers to accept wage cuts."

"Wage reductions mean the abridgment of the power to purchase, to consume and use the products of labor."

depression and unemployment."

AND FREEDOM

WIN COOLIDGE,
President of the United States

...le of self-government by a free people
...g free were worthy of being educated.
...responsibility of government must ne

ed.
people,
ed to a liberal education.
tee for the permanence of free instituti
ment.
t in ignorance.

10